Inte al Application No PCT/US2004/020336

		101/002001/0	
A. CLASSI IPC 7	FICATION OF SUBJECT MATTER C12Q1/68 C07H21/00		
,	o International Patent Classification (IPC) or to both national classifica	ation and IPC	
	SEARCHED		
IPC /	ocumentation searched (classification system followed by classification C12Q		
	tion searched other than minimum documentation to the extent that su		d
)	ata base consulted during the international search (name of data base	`	
EPU-111	ternal, Sequence Search, WPI Data, F	PAJ, BIOSIS, EMBASE	
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the rele	evant passages	Relevant to claim No.
Х	DATABASE EMBL [Online]		46-50
	15 May 2003 (2003-05-15), "Homo s	sapiens	
	SLIT and NTRK-like family, member (cDNA clone MGC:51091 IMAGE:4816	1, mRNA	
	complete cds.")/U),	
	XP002328022	}	
	retrieved from EBI accession no.	ļ	
	EM_HUM:BC051738 Database accession no. BC051738		
	abstract		
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	ner documents are listed in the continuation of box C.	X Patent family members are listed in annu	ex.
	tegories of cited documents :	"T" later document published after the internation or priority date and not in conflict with the a	nal filing date
conside	ered to be of particular relevance	cited to understand the principle or theory t	pplication but underlying the
	locument but published on or after the international	invention "X" document of particular relevance; the claimed	d Invention
	nt which may throw doubts on priority claim(s) or is clied to establish the publication date of another	cannot be considered novel or cannot be co Involve an inventive step when the documen	onsidered to
Challon	or other special reason (as specified)	"Y" document of particular relevance; the claimed cannot be considered to involve an inventive	e step when the
omerm		document is combined with one or more oth ments, such combination being obvious to a	ner such docu-
"P" documer later the	nt published prior to the international filing date but an the priority date claimed	In the art. "&" document member of the same patent family	•
	actual completion of the international search	Date of mailing of the international search re	
13	3 May 2005	2 3. 08. 2	
Name and m	alling address of the ISA	Authorized officer	
	European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk		
	Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3018	Bradbrook, D	ş

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	ntion) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Х	DATABASE EMBL [Online] 17 September 2001 (2001-09-17), "Homo sapiens mRNA for KIAA1910 protein, partial cds." XP002328023 retrieved from EBI accession no. EM_HUM:AB067497 Database accession no. AB067497 abstract	46-50
Х	WO 02/24056 A (MARKOWITZ SANFORD; UNIV CASE WESTERN RESERVE (US); GRADY WILLIAM	1,51
A	(US)) 28 March 2002 (2002-03-28) the whole document	2-8, 10-19, 21-44
Х	WO 03/014388 A (TAUBERT HEIKE; DISTLER JUERGEN (DE); EPIGENOMICS AG (DE); MODEL FABIA) 20 February 2003 (2003-02-20)	1,51
A	page 8, line 32 - page 20, line 31	2-8, 10-19, 21-44
	page 23, line 1 - page 24, line 8; claims 1-40; table 1	
X	TOYOTA M ET AL: "CpG island methylator phenotype in colorectal cancer" PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES OF USA, NATIONAL ACADEMY OF SCIENCE. WASHINGTON, US, vol. 96, July 1999 (1999-07), pages 8681-8686, XP002307651 ISSN: 0027-8424	1,51
A	the whole document	2-8, 10-19, 21-44
x	VAN RIJNSOEVER M ET AL: "Characterisation of colorectal cancers showing hypermethylation at multiple CpG islands." GUT,	1,51
	vol. 51, no. 6, December 2002 (2002-12), pages 797-802, XP002328020 ISSN: 0017-5749	
A	the whole document	2-8, 10-19, 21-44
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C.(Continue	tion) DOCUMENTS CONSIDERED TO BE RELEVANT	FC170320047020330	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.	
(RASHID ASIF ET AL: "CpG island methylation in colorectal adenomas" AMERICAN JOURNAL OF PATHOLOGY, vol. 159, no. 3, September 2001 (2001-09), pages 1129-1135, XP002328021 ISSN: 0002-9440	1,51	
	the whole document	2-8, 10-19, 21-44	

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Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X Claims Nos.: 44,51 because they relate to subject matter not required to be searched by this Authority, namely:
Although claims 44 and 51 encompass a surgical method carried out on the human or animal body, the search has been carried out as if such a step were not included.
2. X Claims Nos.: 9,20,45 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically: see FURTHER INFORMATION sheet PCT/ISA/210
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of Item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
see additional sheet
As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this international Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-51 (all partially)
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box II.1

Claims Nos.: 44,51

Rule 39.1(iv) PCT - Method for treatment of the human or animal body by surgery (claims 44,51)

Continuation of Box II.2

Claims Nos.: 9,20,45

Claim 9 refers to the use of at least two of the given genes as markers. Said claim is unclear and inconcise (Art.6 PCT) in that it encompasses a huge number of embodiments (the different choices of any two from the total in the group) such that a meaningful search is impossible. As the description appears to provide no specific embodiments in which SEQ ID NO.1 has been used in combination with other genes, no search was carried out for claim 9.

In claim 20, the sequences to be analysed are not defined, and it is not immediately apparent which sequences are intended. Therefore, said claim is unclear (Art.6 PCT) and cannot be searched.

Claim 45 is unclear (Art.6 PCT) to the extent that no meaningful search is possible across the entire scope of the claim. Said claim relates to a nucleic acid molecule that is not defined in terms of its technical features, but only with respect to a vaguely defined chemical treatment. Furthermore the term "derived from" is vague and open to interpretation. The only sequences derived from SEQ ID NO.1 that are clear from the application are those defined by SEQ ID Nos 304, 305, 420 and 421, these being possible results of a bisulfite treatment. However, as such subject-matter has been searched in respect of other claims (e.g. claim 46), no search is provided for claim 45.

It should be noted that claims 27, 32, 38, 43 and 43b refer to a large number of sequences to be used in the claimed method; said claims have been searched only with respect to the method as such. The sequences per se have not been searched.

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase

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FURTHER INFOR	MATION CONTIN	NUED FROM	I PCT/ISA/	210		
before the out during should the overcome.	EPO, the ap examination problems wh	plicant pefore pich led	is remind the EPO (to the Ar	ed that see EPO ticle 1	a search may be Guideline C-VI, 7(2) declaration	carried 8.5), be
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FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

Invention 1: Claims 1-51 (all partially)

A nucleic acid comprising at least 9 or 16 contiguous nucleotides of a "treated" DNA sequence consisting of SEQ ID No.304, 305, 420 or 421 or sequences complementary thereto; a method for detecting and/or detecting and distinguishing between or among colorectal cell proliferative disorders comprising contacting genomic DNA with (a) reagent(s) that distinguish methylated and non-methylated CpG dinucleotides within at least one or at least two target region(s) of the genomic DNA that comprises at least one CpG dinucleotide sequence, in particular wherein said at least one target region comprises or hybridizes to at least 16 contiguous nucleotides of the sequence defined by SEQ ID NO.1; a method for detecting and/or detecting and distinguishing between or among colorectal cell proliferative disorders comprising determining the expression levels at least of the gene defined by SEQ ID NO.1; a method for detecting and/or detecting and distinguishing between or among colorectal cell proliferative disorders comprising the ability of a methylation-sensitive restriction enzyme to cleave a target genomic DNA, wherein said target nucleic acid comprises or hybridizes to at least 16 contiguous nucleotides of the sequence defined by SEQ ID NO.1.

Invention 2: Claims 1-51 (all partially)

A nucleic acid comprising at least 9 or 16 contiguous nucleotides of a "treated" DNA sequence consisting of SEQ ID No.306, 307, 422 or 423 or sequences complementary thereto; a method for detecting and/or detecting and distinguishing between or among colorectal cell proliferative disorders comprising contacting genomic DNA with (a) reagent(s) that distinguish methylated and non-methylated CpG dinucleotides within at least one or at least two target region(s) of the genomic DNA that comprises at least one CpG dinucleotide sequence, wherein said at least one target region comprises or hybridizes to at least 16 contiguous nucleotides of the sequence defined by SEQ ID NO.2; a method for detecting and/or detecting and distinguishing between or among colorectal cell proliferative disorders comprising determining the expression levels at least of the gene defined by SEQ ID NO.2; a method for detecting and/or detecting and distinguishing between or among colorectal cell proliferative disorders comprising the ability of a methylation-sensitive restriction enzyme to cleave a target genomic DNA, wherein said target nucleic acid comprises or hybridizes to at least 16 contiguous nucleotides of the sequence defined by SEQ ID NO.2.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Inventions 3-64: Claims: 1-51 (all partially)

As invention 2, for genomic sequences 3-64 and their corresponding "treated" sequences.

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Patent document cited in search report		Publication date		Patent family member(s)	Publication date
WO 0224056	A	28-03-2002	AU WO US US	2432802 A 0224056 A2 2005153351 A1 2003068620 A1	02-04-2002 28-03-2002 14-07-2005 10-04-2003
WO 03014388	Α	20-02-2003	DE CA WO EP US	10139283 A1 2455161 A1 03014388 A2 1421220 A2 2005064410 A1	13-03-2003 20-02-2003 20-02-2003 26-05-2004 24-03-2005